	Case 3:16-cr-00227-SI Doc	ument 3 Filed 06/14/16 Page 1 of 4/6/14/1	
		CLOSUS 14	
1	BRIAN STRETCH (CABN 163973) United States Attorney	ument 3 Filed 06/14/16 Page 1 of 4/6/14/16	
2	DAVID R. CALLAWAY (CABN 121782)		
3	Chief, Criminal Division		
4	KATHRYN HAUN (DCBN 484131) WILLIAM FRENTZEN (LABN 24421)		
5			
6 7	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-7200 FAX: (415) 436-6753 kathryn.haun@usdoj.gov; william.frentzen@usdoj.gov		
8			
9	Attorneys for United States of America		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13	SAIVIN	ANCISCO DIVISION	
14	UNITED STATES OF AMERICA	15-CR-0319-RS	
15	v	NOTICE OF RELATED CASES	
16	SHAUN W. BRIDGES & CARL MARK FORCE	FILED UNDER SEAL	
17			
18	Defendants.		
19		16-CR-227-SI (UNDER SEAL)	
20	UNITED STATES OF AMERICA	)	
21	v.	) )	
22.	BTC-E, A/K/A CANTON BUSINESS CORPORATION,		
23	ANDREY NIKONOROV, STANISLAV GOLOVANOV,		
24	ALEXANDER BUYANOV, and ALEXANDER VINNIK,		
25	ALLACIVELY IIVIVIIX,	COPY	
26	Defendants.		
27	Defondanto.	2 mp	
28		7	

1	BRIAN STRETCH (CABN 163973) United States Attorney		
2 3	DAVID R. CALLAWAY (CABN 121782) Chief, Criminal Division		
4 5	KATHRYN HAUN (DCBN 484131) WILLIAM FRENTZEN (LABN 24421) Assistant United States Attorneys		
6 7 8	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-7200 FAX: (415) 436-6753 kathryn.haun@usdoj.gov; william.frentzen@usdoj.gov		
9	Attorneys for United States of America		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12 13	SAN FRANCISCO DIVISION		
14	UNITED STATES OF AMERICA )	15-CR-0319-RS	
15	v. )	NOTICE OF DELATED CASES	
16	SHAUN W. BRIDGES & CARL MARK ) FORCE )	NOTICE OF RELATED CASES FILED UNDER SEAL	
17	)	*	
18	Defendants.		
19		16-CR-227-SI (UNDER SEAL)	
20	UNITED STATES OF AMERICA )		
21	v. )	*	
22	BTC-E, A/K/A CANTON BUSINESS )   CORPORATION, )		
23	ANDREY NIKONOROV, ) STANISLAV GOLOVANOV, )		
24	ALEXANDER BUYANOV, and ) ALEXANDER VINNIK, )	x 2	
25			
26	Defendants.		
27			
28			

The United States of America, pursuant to Local Criminal Rule 8-1, hereby notifies the Court that the above-captioned criminal cases are related.

The first case involved an investigation into two former federal agents who were members of the Baltimore Silk Road Task Force. It involved crimes ranging from obstruction to extortion to money laundering, and stemmed principally from the defendants' theft and use of Bitcoin, a digital currency. The Court may recall that FORCE was alleged to have sent at least \$235,000 in criminal proceeds to an offshore digital currency exchange, BTC-e, for laundering. What the Court may not be aware of is that the government is continuing to investigate BRIDGES for additional crimes involving theft of bitcoin (and laundering of that bitcoin) that defendant BRIDGES committed after entering his Plea Agreement in this case. The government's investigation to date reveals that those additional stolen bitcoin went to BTC-e, the same offshore digital currency exchange.

The second case is a case against that offshore digital currency exchange, i.e. BTC-e, and its known operators and administrators and benefactors. The charges recently returned by the Grand Jury are for conspiracy to commit money laundering in violation of 18 U.S.C. Section 1956(h) and for operation of an unlicensed money service business in violation of 18 U.S.C. Section 1960. The FORCE and BRIDGES conduct is alleged in the Indictment of this new second case as one of several specified unlawful activities (SUA) giving rise to the money laundering charges in the first case.

It should be noted that the defendants in the second case are believed to currently be in Russia, such that the second case will remain under seal until such time as the defendant(s) may be apprehended, perhaps while on travel, through the process of international collaboration and possibly through extradition proceedings. In other words, it is likely that the second case will remain under seal for quite some time, even though the first case is not under seal.

The government therefore brings this to the attention of the Court since (1) both actions concern the same alleged transactions; and (2) both actions appear likely to entail substantial duplication of labor if heard by different Judges, especially given the nature of the new form of technologies and currencies used, i.e. Bitcoin, blockchain analysis, etc. The expert witness(es) in each case are the same, and the lead case agent is also the same for both cases.

## Case 3:16-cr-00227-SI Document 3 Filed 06/14/16 Page 4 of 4

For these reasons, the government submits that the Court may find that it is appropriate to relate

the cases.

Dated: June 13, 2016

KATHRYN HAUN WILLIAM FRENTZEN Assistant United States Attorneys

/s/